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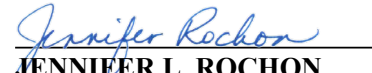
The Honorable Jennifer L. Rochon
United States District Judge
Southern District of New York
500 Pearl Street
New York, NY 10007

Application **GRANTED**. Mr. Patterson
shall remain on location monitoring
technology as directed by Pretrial
Services or the Supervising Officer

Dated: February 23, 2023
New York, New York

Re: United States v. Eric Patterson, et al.
22 CR 468 (JLR)

SO ORDERED.


JENNIFER L. ROCHON
United States District Judge

Dear Judge Rochon:

I represent defendant Eric Patterson in this case, and by this letter motion respectfully move for a technical modification of the bail modification approved by the Court in Mr. Patterson's case this morning.

In my motion I asked that Mr. Patterson's conditions of release be modified pursuant to 18 U.S.C. §3142(c)(3) by removing the home detention condition and replacing it with a curfew condition, while leaving in place the location monitoring condition. However in my concluding paragraph I mistakenly included the language "to leave in place electronic monitoring **with GPS tracking**." Pretrial Services has asked me to eliminate that language from my request, as it represents a narrowing of the technological means by which Pretrial monitors defendant locations. The appropriate language for the pending application should have been "to leave in place location monitoring technology as directed by the pretrial services or supervising officer." I therefore respectfully ask your Honor to "So Order" this letter to clarify the location monitoring condition in accordance with Pretrial's request.

Pretrial Services Officer Jonathan Lettieri consents to this requested change, as does AUSA Jonathan Bodansky.

Respectfully submitted,



David Wikstrom